

EXHIBIT B

ORIGINAL
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CLERK U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

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8 Attorneys for Defendants
9 ORTHO-MCNEIL PHARMACEUTICAL, INC.
10 and MCKESSON CORPORATION

11 UNITED STATES DISTRICT COURT
12 NORTHERN DISTRICT OF CALIFORNIA
13 SAN FRANCISCO DIVISION

SBA

14 THERESA ABEL, an individual; LISA C
15 ALEXANDER, an individual; LISA
16 ALEXANDER, an individual; NATALIE
17 AMBROSE, an individual; NAOMI
18 ANDERSON, an individual; RONNIE
19 BANKS, an individual; JENNIFER
20 BARNES, an individual; SHANANE
21 BARROW, an individual; ANDREA
22 BREVARD, an individual; MONICA
23 BROWN, an individual; ELIZABETH
24 BROXTERMAN, an individual; REGIN
25 BRYANT, an individual; LAUREN
26 BUCHANON, an individual; LINDA
27 CHAMPTON, an individual; O'NESEAN
28 CLINTON, an individual; RODRINA
COLLIER, an individual; DENA COMER,
an individual; LORI CROSS, an individual;
KIMBERLY EARLES, an individual;
APRIL FIELDER, an individual; MARY
FREY, an individual; SHERRIE GROVE,
an individual; HOLLY HALE, an
individual; AUDDRETTA HARRISON, an
individual; TANESHA KING, an
individual; VERONICA LIPSCOMB, an
individual; LYNNELL LUMPKINS, an
individual; GABRIELA MENA, an
individual; EBONI MITCHELL, an
individual; ROCHELLE MORRIS, an
individual; LATANGELA NEWSOME, an
individual; DESHA NICKERSON, an
individual; SANDRA NORMAN, an
individual; ISABELLA PARKER, an
individual; SUZETTE RAMIREZ, an
individual; MONIQUE REED, an

Case No. 06 2551
DECLARATION OF GREG YONKO IN
SUPPORT OF NOTICE OF REMOVAL
AND REMOVAL OF ACTION UNDER
28 U.S.C. § 1441(b) [DIVERSITY]

COPY

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50 Fremont Street, 20th Floor
San Francisco, CA 94105

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DECLARATION OF GREG YONKO IN SUPPORT OF NOTICE OF REMOVAL AND REMOVAL CASE NO.

1 individual; GENEVIEVE RENFRO, an
2 individual; JENNIFER ROUSE, an
3 individual; ELIZABETH SMITH, an
4 individual; TJUANA STEWART-MARK,
5 an individual; LATOSHA UNDERWOOD,
6 an individual; COSONDA WEAVER, an
7 individual; SAMANTHA WINCHESTER,
8 an individual;

9 Plaintiffs,

10 v.

11 ORTHO-MCNEIL PHARMACEUTICAL,
12 INC., a Delaware Corporation;
13 MCKESSON CORP. and DOES 1-500,
14 inclusive,

15 Defendants.

16 I, GREG YONKO, declare:

17 1. I am Senior Vice President - Purchasing for McKesson Corporation
18 ("McKesson"). I make this Declaration based on my personal knowledge and/or
19 information assembled by employees of McKesson, which I am informed and believe to
20 be true. I would and could competently testify to the matters stated in this Declaration if
21 called as a witness.

22 2. McKesson was and is a Delaware corporation, with its principal place of
23 business in San Francisco, California.

24 3. McKesson was served with the Summons and Complaint in this action on
25 November 15, 2006.

26 4. McKesson consents to the removal of this action.

27 5. McKesson had no involvement in the development or preparation of the
28 prescribing information for Ortho Evra® and did not have any responsibility for the
content of other written warnings concerning Ortho Evra®.

At no time has McKesson had any involvement with the manufacture,
development, or testing of Ortho Evra®.

At no time has McKesson had any involvement with the packaging,

CHAMBER & ASSOCIATES
10 Franklin Street, 20th Floor
San Francisco, CA 94105

DECLARATION OF GREG YONKO IN SUPPORT OF NOTICE OF REMOVAL AND REMOVAL CASE NO.

1 labeling, advertising, promotion, or marketing of Ortho Evra®.

2 I declare under penalty of perjury under the laws of the United States of America that
3 the foregoing is true and correct. Executed on December 6, 2006, in San Francisco,
4 California.

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GREG YONKO

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DREW BODLEA RICHIE
60 Fremont Street, 20th Floor
San Francisco, CA 94105

DECLARATION OF GREG YONKO IN SUPPORT OF NOTICE OF REMOVAL AND REMOVAL CASE NO.